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	Irving Tsal July 26, 2006 C at this correspondence is be as first class mail in an en	ERTIFICA		Reg. No. SION/MAI	LING	nited States Postal Service with Alexandria, VA 22313-1450 or

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(Use as many sheets as necessary)

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	•	Application Number	10/659,343	-
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		First Named Inventor	Irving Tsai	
		Art Unit	2178	
		Examiner Name	Thu V. Huynh	
of	2 (counting Addendum)	Attorney Docket Number	909C0892584503	

			U. S. PATENT	DOCUMENTS	
Examiner Initials*	Cite No.1	Document Number Number-Kind Code ² (F known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
		^{US-} 5,838,906		Doyle et al.	
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		FORE	IGN PATENT DOCU	MENTS		
Examiner Initials*	Cite No.1	Foreign Patent Document	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages	Τ
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Examiner Signature	Date Considered	

*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. 'Applicant's unique citation designation number (optional). ² See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04. ³ Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). ⁴ For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. ⁵Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. ⁶Applicant is to place a check mark here if English language Translation is attached.

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Application No. 10/659,343
Filing Date September 11, 2003
Addendum to IDS

Applicant wishes to cite US Patent No. 5,838,906 which is not prior art and appears to have a significantly later filing date and declared invention date.

The citation is being made less for the reference itself than for information surrounding it, which it is felt the USPTO must be made aware of. Recently, the United States Patent Office and even the U.S. system of patents has come under vehement attack. The above cited patent seems to have played a role as a trigger for at least some of the fervor which has ensued. Yet there are events that have transpired that are largely unknown to the angry masses, and Applicant sincerely believes that were the whole truth to be exposed, persons who are truly objective, fair, and honest will come to see things in a different light. Not only is Applicant a victim, but it is earnestly believed that the USPTO itself, as well as the noble men of women of the USPTO, who carry the Constitutional burden of promoting the useful arts, will be revealed to have been wronged by many of the very same and most vocal of the critics.

Applicant has been waiting and continues to wait for instructions from the Patent Office on how to communicate the aforementioned information which is believed to require confidentiality and protection from leaks to persons outside the USPTO, at least until the USPTO has had an opportunity to review the information and decide on a course of action. Applicant fears that the information, if leaked, might trigger activity on the part of certain parties to obstruct justice; and strongly believes that there are questions which are best not revealed until they can be asked under penalty of perjury and with authority for criminal prosecution.

Applicant does not believe the information is material to the patentability of any of Applicant's claims and is unsure of how to bring the information to the USPTO's attention. This Information Disclosure Statement is being filed as plea for guidance from the USPTO for help with this matter, which Applicant believes is in the interest of truth, justice and historical accuracy.